

Mr. Anger . Jones Assistant Director Legislative Reference Duress of the Budget Washington 25, D. C.

Dear Mr. Jones:

	We would like to endorse the provisions of Section 2 of the pro-	
pe	sed bill involur as they relate to the safeguarding of information. It	
14	telt that these provisions are necessary in connection with the pro- ction of classified material.	
	In connection with Section 4 of the proposed bill, we wish merely	OG
	note that certain exceptions have been included to protect the work	
	the Central Intelligence Agency, and it is desired that these exceptions retained in the final drafts of the legislation.	FO
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Approved For Release 2003/04/25 : CIA-RDP80R@4784R004\$00##100#\$42

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Section	12 0	f the	proposed	b411	repeals	the	Internal	Security	Act
of 1950.									

A. contrary position to that taken by the Agency has been expressed in a debate overriding the veto. In a propared statement, the Chairman of the Senate Judiciary Committee, Senator McCarran, states that

...the limited authority the Government now has to offer asylum in our country to such persons is not disturbed by Section 22 of this bill.... Furthermore, as I pointed out during debate on this bill on the floor of the Senate, the legislation recently passed by the Congress permitting the admission of up to 100 aliens per year for intelligence reasons is not repealed or otherwise affected by HR 9490.... (Congressional Record, 23 September 1950, p. 15817).

The same question was also raised by the ranking minority anomiber of the Senate Judiciary Committee. Senator Tiley, in the following exchange on the floor of the Senate:

"Mr. WILEY. ... but there has been so much loose criticism, as I would call it, in relation to this subject, that I wish to find out definitely whether or not in the henator's opinion there is in the bill anything which limits or in any way interferes with the action of the so-called Central Intelligence Agency of the Government.

"Mr. McCARRAN. There is nothing in the bill that limits either the Central Intelligence Agency of the Government....

"Mr. WILEY. I thank the Senator. That was my own conclusion, but I wished to have it confirmed.

"Mr. McCarran. Let me say this to the Senator, further in answer to his question, that that matter was gone into over and over again in conference, and was guarded and protected in every way. ..." (Congressional Record, 23 September 1950, pp. 15867-15868).

It is thus apparent from these statements (as well as some unofficial comments from those who were present at the Senate-Finese Conference on HR 9490) that it was not the longressional intent to impair the authorities of CIA in any way, including those granted by Section 8 of the Central Intelligence Agency Act of 1949. Furthermore, the Internal Security Act of 1950 looks to the control of subversive activities and subversive aliens, whereas those which CIA wishes to bring to this country have been or are petentially of service to the national intelligence mission.

Despite these arguments that CIA and its operations are in no way affected by the Internal Security Act of 1950, the fact remains that the bill nowhere specifically excludes this / gency or its operations from its terms. By repeated decisions of the supreme Court, it has come to be well established that debates in Congress expressive of the views and motives of individual members are not a sale guide, and hence may not be resorted to, in ascertaining legislative meaning and purpose. Committee reports stand upon a more solid footing, but in this instance they are silent insofar as CIA is concerned. I here the statutory meaning is obscure, however, the courts have taken as an exposition of legislative intent statements in the nature of a supplemental report made by a committee member in charge of a bill in the course of its passage. Insemuch as Senator McCarran was in charge of the bill in the Senate, and since his prepared statement could be considered in the nature of a supplemental explanatory report, it is reasonable to believe that his words may be an indication of legislative intent.

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If it is desired to discuss this matter further, please communicate with Mr. "alter L. Fforzheimer, Code 14%, Sziensten

sencerely yours,

WLPforzheimer blc Central Records - W! Lasco

MILLIAM H. JACKSON

Signer & Central Intelligence

General Counsel Mr. Barber. Bureau of the Budget Orablelinered by Land 2 Novi Ble